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- (ii) Analyze the impact that potential changes in fair value will have on the disposition of assets in a variety of interest rate scenarios; and
- (iii) Be reviewed by the board or an appropriate committee no less frequently than annually or as market or business conditions dictate.
- (b) Borrowing limits. A corporate credit union may borrow up to the lower of 10 times capital or 50 percent of capital and shares (excluding shares created by the use of member reverse repurchase agreements).
- (1) Secured borrowings. A corporate credit union may borrow on a secured basis for liquidity purposes, but the maturity of the borrowing may not exceed 30 days. Only a credit union with core capital in excess of five percent of its moving DANA may borrow on a secured basis for nonliquidity purposes, and the outstanding amount of secured borrowing for nonliquidity purposes may not exceed an amount equal to the difference between core capital and five percent of moving DANA.
- (2) Exclusions. CLF borrowings and borrowed funds created by the use of member reverse repurchase agreements are excluded from this limit.

[75 FR 64843, Oct. 20, 2010]

§ 704.10 Investment action plan.

- (a) Any corporate credit union in possession of an investment, including a derivative, that fails to meet a requirement of this part must, within 30 calendar days of the failure, report the failed investment to its board of directors, supervisory committee and the OCCU Director. If the corporate credit union does not sell the failed investment, and the investment continues to fail to meet a requirement of this part, the corporate credit union must, within 30 calendar days of the failure, provide to the OCCU Director a written action plan that addresses:
- (1) The investment's characteristics and risks;
- (2) The process to obtain and adequately evaluate the investment's market pricing, cash flows, and risk;
- (3) How the investment fits into the credit union's asset and liability management strategy;
- (4) The impact that either holding or selling the investment will have on the

- corporate credit union's earnings, liquidity, and capital in different interest rate environments; and
- (5) The likelihood that the investment may again pass the requirements of this part.
- (b) The OCCU Director may require, for safety and soundness reasons, a shorter time period for plan development than that set forth in paragraph (a) of this section.
- (c) If the plan described in paragraph (a) of this section is not approved by the OCCU Director, the credit union must adhere to the OCCU Director's directed course of action.

[62 FR 12938, Mar. 19, 1997, as amended at 67 FR 65656, 65659, Oct. 25, 2002]

§ 704.11 Corporate Credit Union Service Organizations (Corporate CUSOs).

- (a) A corporate CUSO is an entity that:
- (1) Is at least partly owned by a corporate credit union;
 - (2) Primarily serves credit unions:
- (3) Restricts its services to those related to the normal course of business of credit unions as specified in paragraph (e) of this section; and
- (4) Is structured as a corporation, limited liability company, or limited partnership under state law.
- (b) Investment and loan limitations. (1) The aggregate of all investments in member and non-member corporate CUSOs must not exceed 15 percent of a corporate credit union's capital.
- (2) The aggregate of all investments in and loans to member and non-member corporate CUSOs must not exceed 30 percent of a corporate credit union's capital. A corporate credit union may lend to member and non-member corporate CUSOs an additional 15 percent of capital if the loan is collateralized by assets in which the corporate has a perfected security interest under state law.
- (3) If the limitations in paragraphs (b)(1) and (b)(2) of this section are reached or exceeded because of the profitability of the CUSO and the related GAAP valuation of the investment under the equity method without an additional cash outlay by the corporate, divestiture is not required. A corporate credit union may continue to